

EXHIBIT C

**DECLARATION OF ASSIGNMENT BY Apps Living Trust Schwab # [REDACTED]
TO SRS CAPITAL ADVISORS, INC.**

I, Jerold U. & Ruth E. Apps, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

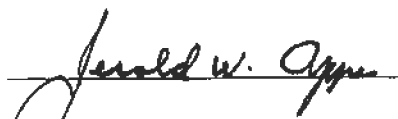
6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5 day of March, 2018.

For SRS Capital Advisors, Inc.:


Jerold W Apps Trustee




Ruth E Apps Trustee

**DECLARATION OF ASSIGNMENT BY Charles Mitchell Toms III SIMPLE IRA
TO SRS CAPITAL ADVISORS, INC. Schwab # [REDACTED]**

I, Charles Mitchell Toms III, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

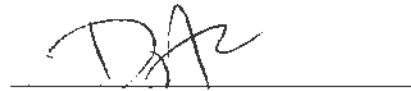
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7th day of March, 2018.



Charles Mitchell Toms III

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY CHESTNUT CAPITAL PARTNERS LP,
TO SRS CAPITAL ADVISORS, INC.**

I, Chestnut Capital Partners, LP, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.


5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 24 day of MARCH, 2018.



For SRS Capital Advisors, Inc.:



DECLARATION OF ASSIGNMENT BY Cynthia S Gershenoff IRA Schwab # [REDACTED]
TO SRS CAPITAL ADVISORS, INC.

I, Cynthia Gershenoff, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

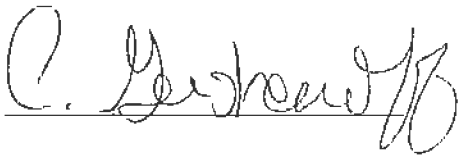
5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 1 day of March, 2018.



Cynthia S Gershenoff

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY DeClark Family Trust Schwab Acct # [REDACTED]
TO SRS CAPITAL ADVISORS, INC.**

Richard DeClark
I, Richard DeClark, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

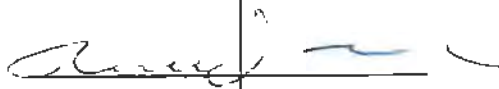
6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

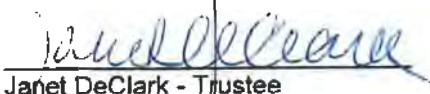
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 28th day of February, 2018.

For SRS Capital Advisors, Inc.:



Richard DeClark - Trustee



Janet DeClark - Trustee

**DECLARATION OF ASSIGNMENT BY Richard DeClark Irr Trust Schwab # [REDACTED]
TO SRS CAPITAL ADVISORS, INC.**

I, Bruce Snyder, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

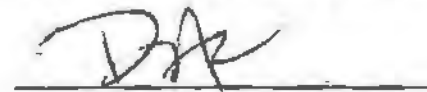
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 1st day of March, 2018.



Bruce Snyder TTEE

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY Mathew C DeClark Irr Trust Schwab #
TO SRS CAPITAL ADVISORS, INC.**

1. Brice Snyder, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 15 day of March, 2018.

For SRS Capital Advisors, Inc.:



Bruce Snyder TTEE



**DECLARATION OF ASSIGNMENT BY Denise Durkee IRA Schwab [REDACTED]
TO SRS CAPITAL ADVISORS, INC.**

I, Denise Durkee, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

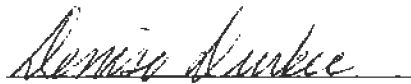
6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 2nd day of March, 2018.

For SRS Capital Advisors, Inc.:



Denise Durkee



**DECLARATION OF ASSIGNMENT BY Denise Durkee IRA Schwab # [REDACTED]
TO SRS CAPITAL ADVISORS, INC.**

1. Denise Durkee, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 2nd day of March, 2018.

For SRS Capital Advisors, Inc.:

Denise Durkee

Denise Durkee

DJK

DECLARATION OF ASSIGNMENT BY ELIZABETH L RIORDAN, CROTH (MA)
TO SRS CAPITAL ADVISORS, INC.

I, ELIZABETH L RIORDAN, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

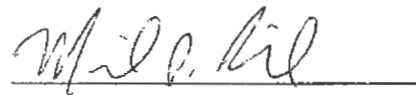
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery. -

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 28th day of FEBRUARY, 2018.

A large, stylized handwritten signature in black ink, consisting of several overlapping loops and a long horizontal stroke extending to the right.

For SRS Capital Advisors, Inc.:

A handwritten signature in black ink, appearing to read "M. P. Kil", written over a horizontal line.

**DECLARATION OF ASSIGNMENT BY Emalea R Landgraf Schwab # [REDACTED]
TO SRS CAPITAL ADVISORS, INC.**

I, Emalea R Landgraf, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

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5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

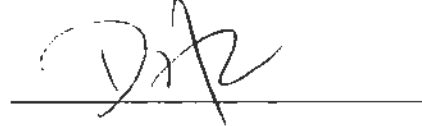
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 1st day of March, 2018.

A handwritten signature in blue ink, reading "Emalea Landgraf", written over a horizontal line.

Emalea Landgraf

For SRS Capital Advisors, Inc.:

A handwritten signature in blue ink, appearing to be "D. R.", written over a horizontal line.

DECLARATION OF ASSIGNMENT BY HERBERT H. SOUTH, IRA ROLL-OVER
TO SRS CAPITAL ADVISORS, INC.

I, HERBERT H. SOUTH hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6th day of March, 2018.

Herbert H. South

For SRS Capital Advisors, Inc.:

Patricia C. [Signature]

**DECLARATION OF ASSIGNMENT BY HEATHER M. VICTOR,
TO SRS CAPITAL ADVISORS, INC.**

I, Heather M. Victor, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

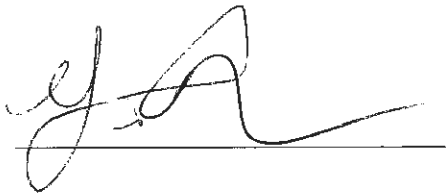
5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

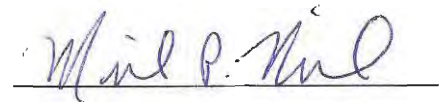
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4 day of April, 2018.

A handwritten signature in dark ink, appearing to be 'JA', written over a horizontal line.

For SRS Capital Advisors, Inc. :

A handwritten signature in dark ink, appearing to be 'Muel P. Muel', written over a horizontal line.

**DECLARATION OF ASSIGNMENT BY Jeffrey W Apps IRA Schwab # [REDACTED]
TO SRS CAPITAL ADVISORS, INC.**

I, Jeffrey W Apps, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

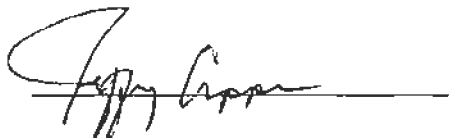
5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 1st day of March, 2018.


Jeffrey Apps

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY Jerold W Apps IRA Schwab
TO SRS CAPITAL ADVISORS, INC.**

I, Jerold W. Apps hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

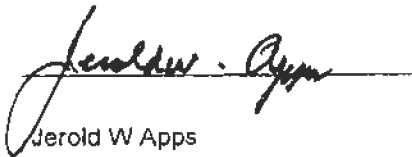
5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

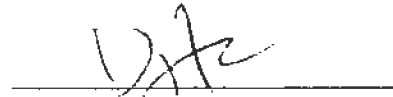
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5 day of March, 2018.


Derold W Apps

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY Karen A Eyrich IRA Schwab
TO SRS CAPITAL ADVISORS, INC.**

I, Karen A Eyrich, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 1 day of March, 2018.

Karen A Eyrich

Karen A Eyrich

For SRS Capital Advisors, Inc.:

DJA

**DECLARATION OF ASSIGNMENT BY Tara Kerrigan Schwab Acct # [REDACTED]
TO SRS CAPITAL ADVISORS, INC.**

1, *Tara Kerrigan* hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.


5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

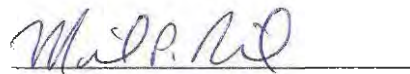
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 13th day of March, 2018.



Tara Kerrigan

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY Tara Kerrigan IRA Schwab Acct # [REDACTED]
TO SRS CAPITAL ADVISORS, INC.**

1. *Tara Kerrigan* hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

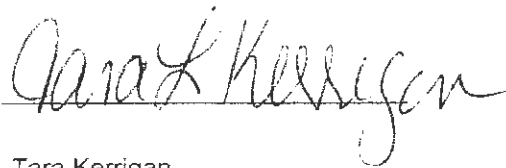
5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

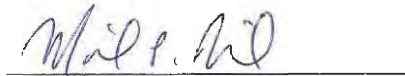
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 13th day of March, 2018.



Tara Kerrigan

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY BK Asset Management Trust Schwab Act
TO SRS CAPITAL ADVISORS, INC.**

1. *Tara Herrigan* hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

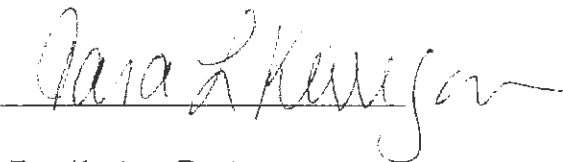
5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

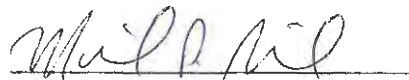
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 13th day of March, 2018.

A handwritten signature in cursive script, appearing to read "Tara Kerrigan", written over a horizontal line.

Tara Kerrigan Trustee

For SRS Capital Advisors, Inc.:

A handwritten signature in cursive script, appearing to read "Michael Hill", written over a horizontal line.

**DECLARATION OF ASSIGNMENT BY NK Asset Management Trust Schwab
TO SRS CAPITAL ADVISORS, INC.**

I, *Tara Herrigan*, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:
(a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

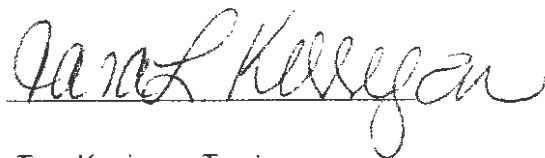
5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

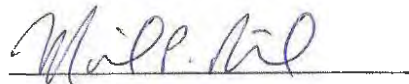
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 13th day of March, 2018.



Tara Kerrigan - Trustee

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY Kerrigan Family Education Trust, Schwab # [REDACTED]
TO SRS CAPITAL ADVISORS, INC.**

1, *Tara Kerrigan* hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

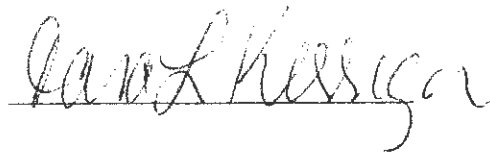
5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

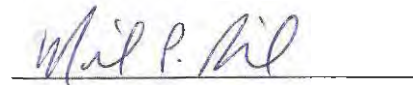
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 13th day of March, 2018.



Tara Kerrigan - Trustee

For SRS Capital Advisors, Inc.:



DECLARATION OF ASSIGNMENT BY Larry T Kunst & Sharon A Kunst, JT Ten Schwab
TO SRS CAPITAL ADVISORS, INC. Act # [REDACTED]

We, Larry T. Kunst
✱ and Sharon A. Kunst, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

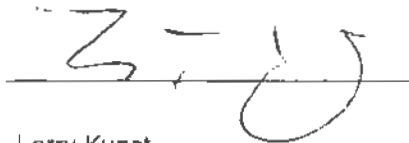
5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

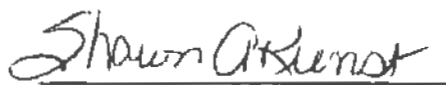
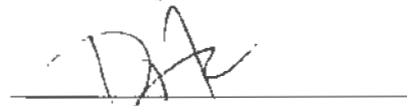
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3 day of March, 2018.



Larry Kunst

For SRS Capital Advisors, Inc.:



Sharon Kunst

**DECLARATION OF ASSIGNMENT BY Linda J Brodin IRA Schwab & Co
TO SRS CAPITAL ADVISORS, INC.**

I, Linda J. Brodin, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7th day of March, 2018.



Linda J Brodin

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY Mark Darrington IRA Schwab # [REDACTED]
TO SRS CAPITAL ADVISORS, INC.**

1. Mark Darrington hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

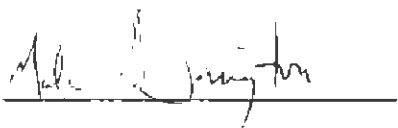
5. Further, I hereby appoint SRS Capital as my true and lawful attorney in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4 day of March, 2018.



Mark J Darrington

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY Mark Darrington Sole Prop DBD, Schwab
TO SRS CAPITAL ADVISORS, INC.**

1, Mark Darrington, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

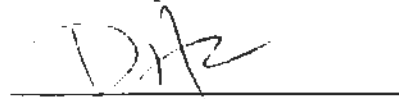
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4th day of March, 2018.



Mark J Darrington

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY Mary E Carter IRA Schwab
TO SRS CAPITAL ADVISORS, INC.**

1. *Mary E. Carter*, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5 day of March, 2018.

Mary E. Carter

Mary Carter

For SRS Capital Advisors, Inc.:

DAZ

**DECLARATION OF ASSIGNMENT BY MULACH STEEL CORPORATION,
TO SRS CAPITAL ADVISORS, INC.**

I, Mulach Steel Corporation, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:
(a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 8th day of MARCH, 2018.

A handwritten signature in black ink, appearing to be 'JHAK', followed by a horizontal line.

For SRS Capital Advisors, Inc.:

A handwritten signature in black ink, appearing to be 'VAC', followed by a horizontal line.

DECLARATION OF ASSIGNMENT BY Patrick C South, IRA
TO SRS CAPITAL ADVISORS, INC.

I, Patrick South, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:
(a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

For SRS Capital Advisors, Inc.:

Peter C. Hunt

Peter C. Hunt

**DECLARATION OF ASSIGNMENT BY Robert P Carter IRA Schwab # [REDACTED]
TO SRS CAPITAL ADVISORS, INC.**

1. *Robert P Carter*, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

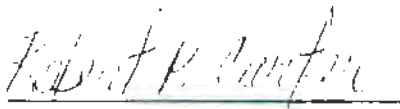
5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 15 day of March, 2018.



Robert P Carter

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY Richard DeClark IRA Schwab Acct
TO SRS CAPITAL ADVISORS, INC.**

I, Richard DeClark, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

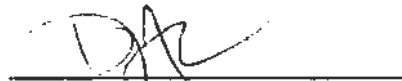
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 28th day of February, 2018.



Richard DeClark

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY SMITHFIELD TRUST
COMPANY, TRUSTEE OF THE ROBERT W. RIORDAN 2013
TRUST DATED
MARCH 13, 2013,
TO SRS CAPITAL ADVISORS, INC.**

SMITHFIELD TRUST COMPANY, TRUSTEE ("TRUSTEE") of the Robert W. Riordan 2013 Trust Dated March 13, 2013 ("TRUST"), hereby declares as follows:

1. The Trust is a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and the Trustee has personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Advisor under the Federal Investment Advisors Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to the Trust's investment loss associated with the purchase of securities of LJM Preservation and Growth Fund ("LMJ"), in order to facilitate the recovery of the Trust's investment loss, Trustee has resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, held by the Trust, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering the Trust's investment loss, and subject to provisions of paragraph 6 hereof, Trustee hereby executes and submits this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on the Trust's behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that the Trust will be bound by the results of the litigation; and (c) assigning, transferring, setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, held by the Trust, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

5. Further, the Trust hereby appoints SRS Capital as its true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to the Trust any proceeds received as a result of this Assignment.

7. Trustee understands that the Trust will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery. —

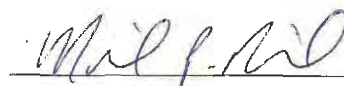
Trustee declares under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5 day of MARCH, 2018.

SMITHFIELD TRUST COMPANY,
TRUSTEE OF THE ROBERT W.
RIORDAN 2013 TRUST
DATED MARCH 13, 2013

For SRS Capital Advisors, Inc.:

By: 



**DECLARATION OF ASSIGNMENT BY ROBERT W. RIORDAN ,
TO SRS CAPITAL ADVISORS, INC.**

I, Robert W. Riordan, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 2nd day of MARCH 2018.

For SRS Capital Advisors, Inc.:

Robert W. Riordan

William P. Hill

**DECLARATION OF ASSIGNMENT BY Sharon A Kunst IRA Schwab # [REDACTED]
TO SRS CAPITAL ADVISORS, INC.**

I, Sharon Kunst, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

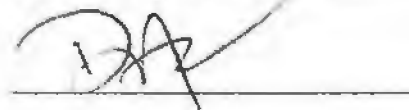
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3 day of March, 2018.



Sharon Kunst

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY STEVEN CHAPMAN THOMAS & JUDITH
EVANS THOMAS,
TO SRS CAPITAL ADVISORS, INC.**

We, Steven Chapman Thomas & Judith Evans Thomas, hereby declare as follows:

1. We are a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:
(a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

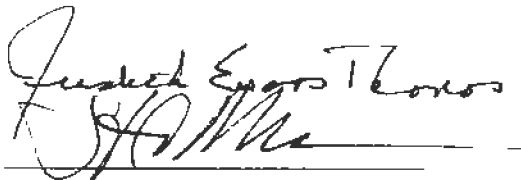
5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

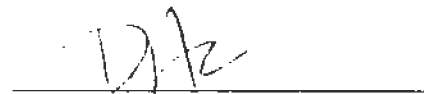
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 8th day of MARCH, 2018.



For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY Susan Apps-Bodilly IRA Schwab [REDACTED]
TO SRS CAPITAL ADVISORS, INC.**

I, Susan Apps-Bodilly, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

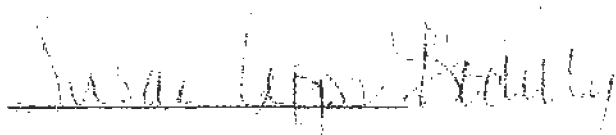
5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7 day of March, 2018.



Susan Apps-Bodilly

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY Thomas D Haapala /RA Schwap
TO SRS CAPITAL ADVISORS, INC.**

I, **Thomas Haapala** , hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of ~~exercising~~ all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such

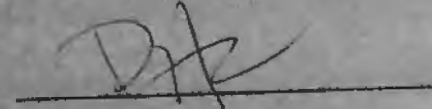
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.



Thomas Haisala

For SRS Capital Advisors, Inc.:



**DECLARATION OF ASSIGNMENT BY Vail Religious Foundation Schwab
TO SRS CAPITAL ADVISORS, INC.**

I, Tim Wilbanks, hereby declare as follows:

1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.

2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

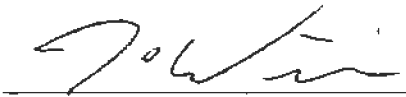
5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.

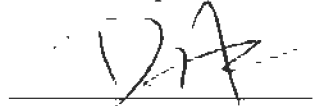
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 28th day of February, 2018.



For SRS Capital Advisors, Inc.:



ANGELOS, ELEANOR IRA PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (~~We~~) Eleanor E. Angelos, hereby declare as follows:

1. I am/~~We are~~ a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


Executed this 5 day of March 2018.

Client:

For Tradition Capital Management LLC:

Eleanor E. Engels
Signature

Capacity (private, trustee/fiduciary, institutional)


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature _____

Capacity (private, trustee/fiduciary, ~~institutional~~)

COSMO & CAROLINA AZZINNARI JT TEN

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), COSMO & CAROLINA AZZINNARI, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 13th day of March, 2018.

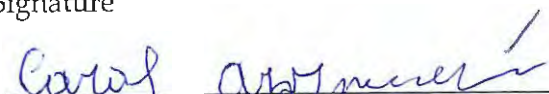
Client:



Signature


Capacity (private, trustee/fiduciary, institutional)

Signature



Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

JORDAN BASEM SEP IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), JORDAN BASEM, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5 day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:

Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

BEIERWALTES, WM H IRA-PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), WILLIAM H. BEIERWALTES, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.


7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

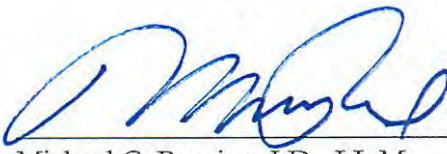
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7th day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

PRIVATE
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

MICHAEL BLAZOSKI III & ELLEN M. BLAZOSKI JT TEN

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Michael Blazoski, III & Ellen M. Blazoski, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.


7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4th day of March, 2018.

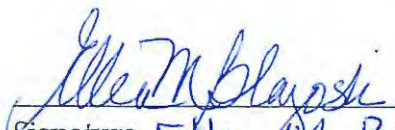
Client: Michael Blazoski, III
Ellen M. Blazoski

For Tradition Capital Management LLC:


Signature Michael Blazoski III


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Private
Capacity (private, trustee/fiduciary, institutional)


Signature Ellen M. Blazoski

Private
Capacity (private, trustee/fiduciary, institutional)

MONICA BLUM & JEFF SAVLOV LLP 401 K PL

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Monica Blum, Jeff Savlov, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 23 day of February, 2018.

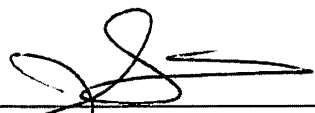
Client:

For Tradition Capital Management LLC:

Monica Blum
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

private
Capacity (private, trustee/fiduciary, institutional)


Signature

Private
Capacity (private, trustee/fiduciary, institutional)

BOYETT, DONALD ROLLOVER IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (~~We~~), Donald Boyett, hereby declare as follows:

1. I am/~~We~~ are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.

Client:

Donald Boyett
Signature

DONALD BOYETT
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

BOYETT, MARTHA ROLLOVER IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Martina Boyett, hereby declare as follows:

1. I am/~~We are~~ a client (private) trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Martha Boyett
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

MARTHA BOYETT
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

BRADBURY, ED & EILEEN JT PRIME

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Edward + Eileen Bradbury, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

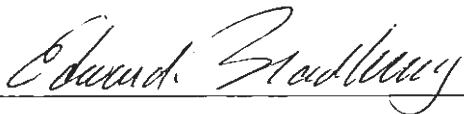
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6 day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:



Signature

Joint Tenants

Capacity (private, trustee/fiduciary, institutional)



Signature

Joint Tenants

Capacity (private, trustee/fiduciary, institutional)



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

KARLA BRESS - PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Karla Bress, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 15th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Karla L. Bress
Signature

Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

PRICE RAFFLE & BROWNE RSP FBO PETER BROWNE

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Peter C. Browne, hereby declare as follows:

1. I am/We are a client (~~private~~, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

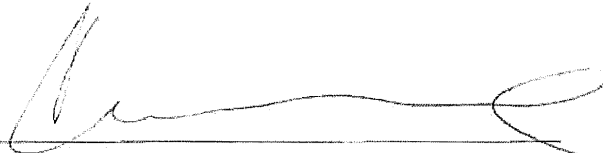
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9 day of April, 2018.

Client:

For Tradition Capital Management LLC:



Signature

Private | TRUSTEE

Capacity (private, trustee/fiduciary, institutional)



Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), SHARON BUCCAFUSCO, hereby declare as follows:

1. I am/~~We are a client~~ (private) trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 1 day of March, 2018.

Client:

For Tradition Capital Management LLC:

Sharon C. Buccafuso
Signature

Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

SHARON C. BUCCAFUSO
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

JULIE BURNETT INH IRA BENE OF SHIRLEY BURNETT

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Julie E. Burnett, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.

2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (iii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.


7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

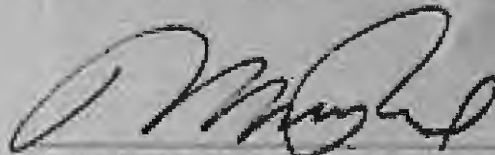
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 8 day of March, 2018.

Client:

For Tradition Capital Management LLC:


Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

JOSEPH CARROLL

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Joseph Carroll, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.


7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

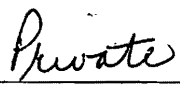
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7 day of March, 2018.


Client:

For Tradition Capital Management LLC:



Signature


Capacity (private, trustee/fiduciary, institutional)



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

WILLIAM CARROLL

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We) William Carroll /, hereby declare as follows:

1. I am We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.


6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6 day of March, 2018.

Client:

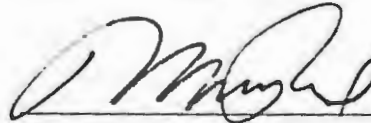


Signature

WILLIAM CARROLL

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

DECLARATION OF ASSIGNMENT
TO ~~TRADITION CAPITAL MANAGEMENT LLC~~

I/We, Lucia Heller (Bonnie Cashin Foundation) hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.

2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of IJM Preservation and Growth Fund ("IJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against IJM and related defendants, in connection with the purchase of the securities of IJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 30, 2018, in a class action against IJM or (ii) prosecuting such other action or (iii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against IJM and related defendants, in connection with the purchase of the securities of IJM.

5. Further I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

5. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4 day of April, 2018.

Client:

For Tradition Capital Management LLC

Laura Keller

Signature

Trustee, Bonnis Cashin Foundation
Capacity (private, trustee/fiduciary, institutional)

[Signature]

Michael C. Province, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

JOANNE M K CHRISTOFFERSON BENE IRA
OF ISABEL MANCINELLI

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

(I)(We), Joanne Christofferson, hereby declare as follows:

1. (I am) We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6 day of March, 2018.

Client:

For Tradition Capital Management LLC:

Joanne Christofferson
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Joanne Christofferson
Capacity (private) trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

CLAUDY, PHILIP REV TR JUN. 1990

CLAUDY, BARBARA REV TR. AUG 1993

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), PHILIP R CLAUDY + BARBARA H CLAUDY, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3rd day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:

Philip R. Claudy
Signature

private / trustee
Capacity (private, trustee/fiduciary, institutional)

Barbara H. Claudy
Signature

private / trustee
Capacity (private, trustee/fiduciary, institutional)

Michael C. Province
Michael C. Province, J.D., LL.M.
Member and Chief Compliance Officer

CLAUDY, PHILIP IRA PRIME

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Philip R Claudy, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7 day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:

Philip R. Clancy
Signature

Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Private
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

Arlene Cochran IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), ARLENE COCHIN, hereby declare as follows:

1. I am/~~We~~ are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 1st day of March, 2018.

Client:

For Tradition Capital Management LLC:

Arlene Cochin

Signature

ARLENE COCHIN

Capacity (private, trustee/fiduciary, institutional)

[Signature]

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

MELVYN COCHIN IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), MELVYN COCHIN, hereby declare as follows:

1. I am ~~We are~~ a client (private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

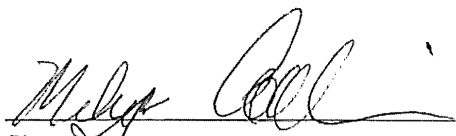
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


Executed this 1st day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

MELVYN COCHRAN

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

COOPER, SUSAN PRIME

COOPER, SUSAN P IRA PRIME

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), SUSAN COOPER, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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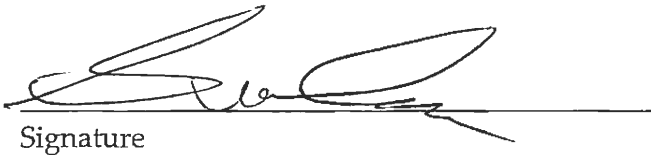
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3 day of MARCH, 2018.

Client:


Signature

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

CORAPI APOLLO

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), APOLLO CORAPI, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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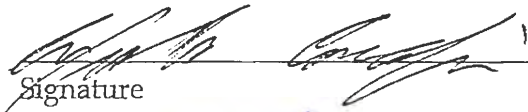
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6 day of March, 2018.

Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

private
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

EMILY S COX IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Emily S. Cox, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


Executed this 6th day of March, 2018.

Client:


Signature

se private
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

KENNETH R CUMMINGS &
MARILYN CUMMINGS JT TEN

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Kenneth R & Marilyn K. Cummings hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3rd day of March, 2018.

Client:

Kenneth R. Cumming

Signature

Private

Capacity (private, trustee/fiduciary, institutional)

Philip K. Cumming

Signature

private

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

[Signature]

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

DOW, MARTA M. Prime

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Marta M. Dow, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

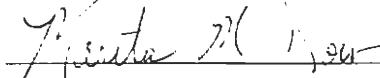
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3 day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

MARC R. DUVOISIN

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), MARC R DUVOISIN, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

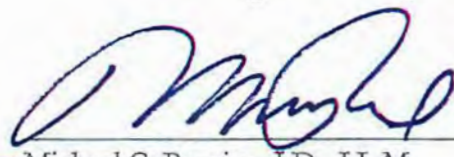
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 27 day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

PETER M. DUVOISIN R/O IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Peter M. Duvoisin & Anne L. Duvoisin hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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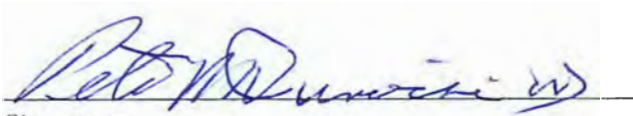
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

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
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3rd day of March, 2018.

Client:


Signature

Pvt
Capacity (private, trustee/fiduciary, institutional)


Signature

Pvt
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:


Michael C. Province, J.D., LL.M.
Member and Chief Compliance Officer

EADIE, MICHELE IRA
EADIE, MICHELE RYAN
EADIE, MICHELE ROTH IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Michele Eadie, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Michelle Ryan Eadie

Signature

Private

Capacity (private, trustee/fiduciary, institutional)



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Michelle Ryan Eadie

Signature

Private

Capacity (private, trustee/fiduciary, institutional)

EADIE IV W SCOTT ROTH IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Scott Eadie, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3rd day of March, 2018.

Client:



Signature

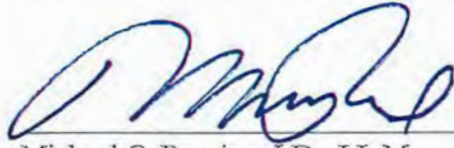
Private

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

EADIE-MFE GSTT EXEMPT TRUST

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), William Scott Cadie, TTEE, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3rd day of March, 2018.

Client:

For Tradition Capital Management LLC:

 TTEE
Signature


Michael C. Province, J.D., LL.M.
Member and Chief Compliance Officer


Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Thomas Logan Gunn / Frank Effenberger, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3 day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:

T. J. / G. / FRANK
Signature

Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

REGINA S. EINSTEIN R/O IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Regina EINSTEIN, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

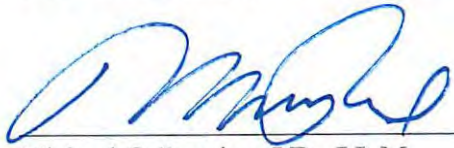
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7 day of March, 2018.

Client:

For Tradition Capital Management LLC:

Regina Einstein
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Rosanne Farrell, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.

2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 14 day of March, 2018.

Client:

For Tradition Capital Management LLC:

Rosanne Farrell
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

FRANI MICHELE FEIT

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Frani Feit, hereby declare as follows:

1. I am ~~We are a client~~ (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

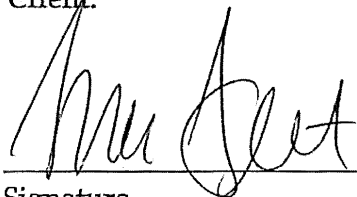
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 1st day of March, 2018.

Client:



Signature

Frani Feit

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

FOSTER, JOSEPH H.

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Joseph Harman Foster, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Joseph Harmon Foster
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Private
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

THOMAS B. FOSTER

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), THOMAS B FOSTER, hereby declare as follows:

1. I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

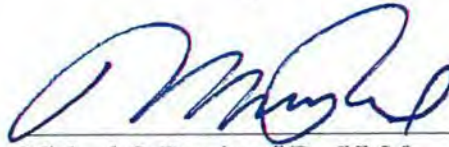
Executed this 6th day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

THOMAS B FOSTER
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

Christopher Gannon IRA & Christopher Gannon Personal Accounts

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Christopher Gannon, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 2 day of April, 2018.

Client:

For Tradition Capital Management LLC:

Christopher Gannon

Signature

Private

Capacity (private, trustee/fiduciary, institutional)



Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

GASPAR, KATHERINE PERSONAL

**DECLARATION OF ASSIGNMENT BY
TO TRADITION CAPITAL MANAGEMENT LLC**

I, *Katherine Gaspar*, hereby declare as follows:

1. I am a private client of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:
 - (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and
 - (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 15th day of February 2018.

Valerian Gopar

**For Tradition Capital Management
LLC:**

[Signature]

GORDISH, KEVIN LIRA PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Kevin Louis Gordish, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

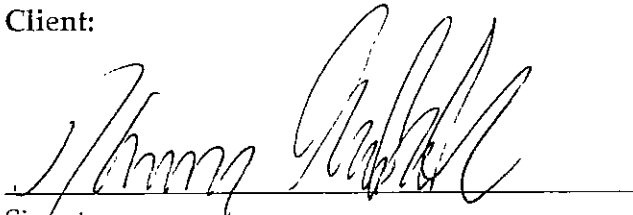
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3 day of March, 2018.

Client:




Signature

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Kevin Gordish
34139 Birchwood
Westland MI 48186

JOYCE GRABOW

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Joyce Grabow, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

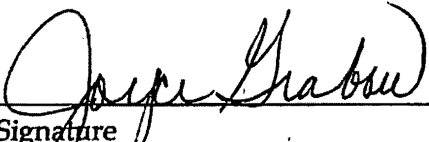
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 26 day of February 2018.


Client:



Signature
JOYCE GRABOW

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Nicole Gray, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.

2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

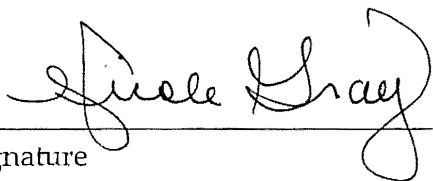
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


Executed this 4th day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

private

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

JANICE GREENWALD IRA R/O

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Janice Arthur Greenwald, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6 day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

private

Capacity (private, trustee/fiduciary, institutional)



Signature

private

Capacity (private, trustee/fiduciary, institutional)

GREGORY, PETER IRA PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), PETER B. GREGORY and ANN M. GREGORY, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

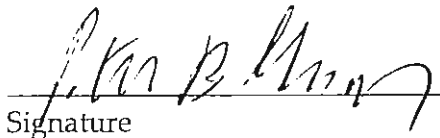
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3rd day of MARCH, 2018.

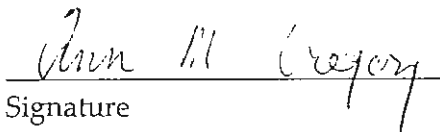
Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

PRIVATE
Capacity (private, trustee/fiduciary, institutional)


Signature

PRIVATE
Capacity (private, trustee/fiduciary, institutional)

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (~~We~~), Robert J Gregory, hereby declare as follows:

1. I am/~~We are~~ a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4th day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

private

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

EDWARD R GRISWOLD & JUDITH A GRISWOLD JT TEN

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (we), Edward and Judith Griswold, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 26 day of February, 2018.

Client:

For Tradition Capital Management LLC:

Edward R. Griswold
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Justin A. Griswold
Signature

Capacity (private, trustee/fiduciary, institutional)

HALLIBURTON, BILL IRA PRIME

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), DONALD R. HALLIBURTON, VIRGINIA H. HALLIBURTON hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

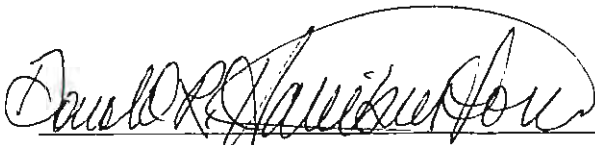
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


Executed this 4 day of MARCH, 2018.

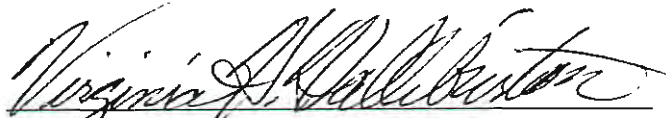
Client:

For Tradition Capital Management LLC:


Signature

Private
Capacity (private, trustee/fiduciary, institutional)


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer


Signature

Private
Capacity (private, trustee/fiduciary, institutional)

GERALD HALPERN IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), GERALD M. HALPERN, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 8 day of March, 2018.

Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

HYUNSOOK HARRIGAN IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (~~We~~), Hyunsook Harrigan, hereby declare as follows:

1. I am/~~We~~ are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.


6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.

Client:



Signature

Private

Capacity (private, trustee/fiduciary, institutional)



Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Signature

Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

STEPHEN FRANCIS HARRIGAN AS CUST
FOR JUN SCOTT HARRIGAN

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (~~We~~), Stephen Francis Harrigan hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

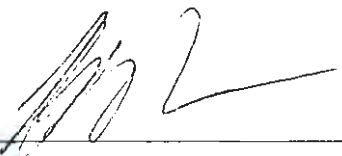
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Private - Custodial

Capacity (private, trustee/fiduciary, institutional)



Signature

Capacity (private, trustee/fiduciary, institutional)

STEPHEN FRANCIS HARRIGAN &
HYUNSOOK HARRIGAN Jnt.

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Stephen Francis Harrigan & Hyunsook Harrigan hereby declare as follows:

1. I am/We are a client (private) trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

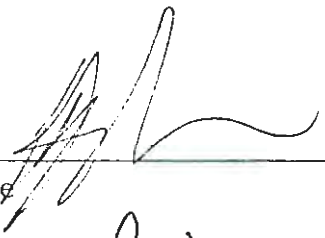
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.

Client:



Signature

Private

Capacity (private, trustee/fiduciary, institutional)




Signature

Private

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

STEPHEN FRANCIS HARRIGAN IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Stephen Francis Harrigan, hereby declare as follows:

1. I am/~~We~~ are a client (private) trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

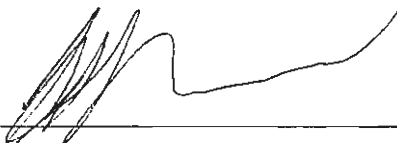
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.


Client:



Signature

Private


Capacity (private, trustee/fiduciary, institutional)



Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

CAROLYN HAUER ROLLOVER IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Thomas P. and Carolyn S. Hauer hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Thomas P. Hane

Signature

Private

Capacity (private, trustee/fiduciary, institutional)

Michael C. Provine

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Carolyn S. Hauer

Signature

Private

Capacity (private, trustee/fiduciary, institutional)

AUSTIN RICHMOND HOPKINS

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Austin Hopkins, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

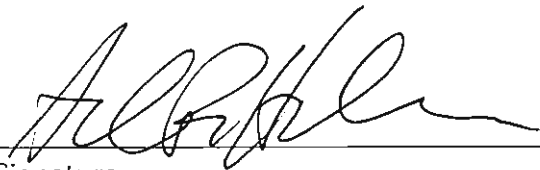
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 20 day of March, 2018.

Client:



Signature


Private

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

HOPKINS, BOBBIE IRA PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), BARBARA H HOPKINS, hereby declare as follows:

1. I am/We are a client (private) trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3rd day of March, 2018.

Client:

For Tradition Capital Management LLC:

Barbara H. Hopkins

Signature

Michael C. Provine

Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

BARBARA HOPKINS
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

HOPKINS, CREDIT SHELTER PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), BARBARA H. HOPKINS, TTEE, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

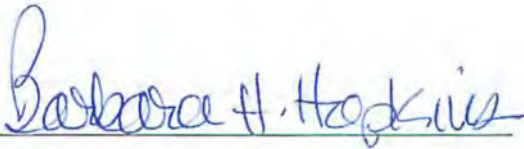
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America **that the** foregoing is true and correct.

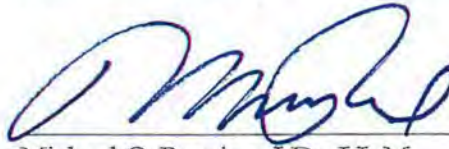
Executed this 3rd day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

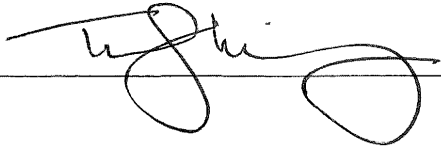
RICHMOND HOPKINS
BARBARA HOPKINS - CREDIT SHELTER TR
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

TERRELL HOPKINS PERSONAL

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We),  _____, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

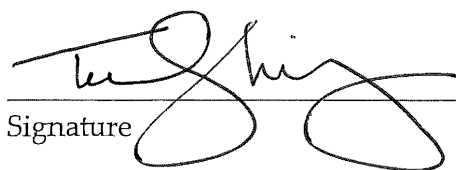
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7 day of March, 2018.

Client:



Signature

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Signature

Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

J. CRAIG HUGELMEYER IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), JOHN CRAIG HUGELMEYER, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

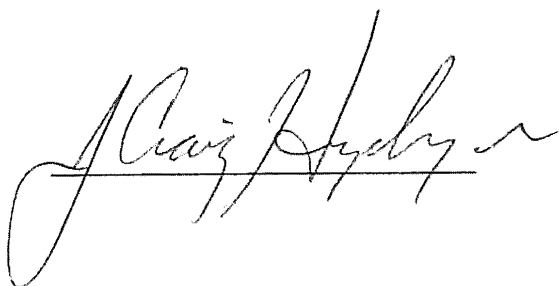
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

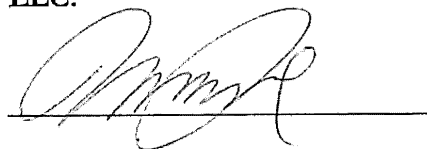
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 16th day of February, 2018.

A handwritten signature in cursive script, appearing to read "Craig Hyder", written over a horizontal line.

**For Tradition Capital Management
LLC:**

A handwritten signature in cursive script, appearing to be a stylized "M" or "R", written over a horizontal line.

ROBERT M. JANSEN IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), ROBERT M. JANSEN & ROBERTA A. JANSEN, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

PRIVATE
Capacity (private, trustee/fiduciary, institutional)


Signature

PRIVATE
Capacity (private, trustee/fiduciary, institutional)

JARR EQUITIES LLC

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), JARR Equities LLC, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6 day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:



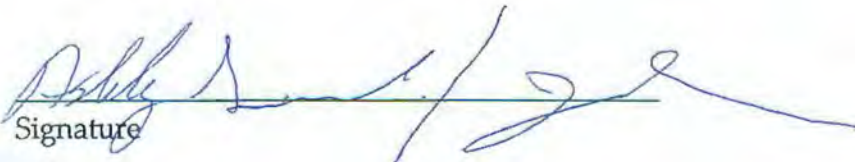
Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Private

Capacity (private, trustee/fiduciary, institutional)



Signature

Private PRIVATE

Capacity (private, trustee/fiduciary, institutional)

JEMAS/MILROD REV TR FEB 2007

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), William Jemas and Jane Milrod, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

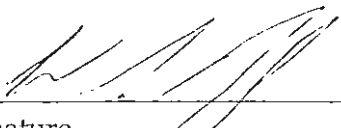
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 8 day of March, 2018.

Client:

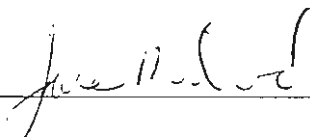
For Tradition Capital Management LLC:



Signature

Trustee

Capacity (private, trustee/fiduciary, institutional)



Signature

Trustee

Capacity (private, trustee/fiduciary, institutional)



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

JEMAS, WILLIAM IRA- PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), William Jemas, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 8 day of March, 2018.

Client:

For Tradition Capital Management LLC:

Signature Jane Milne

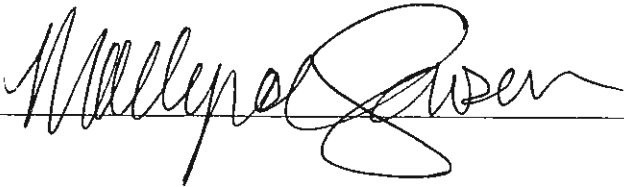
Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Private
Capacity (private, trustee/fiduciary, institutional)

Signature [Signature]
Trustee
Capacity (private, trustee/fiduciary, institutional)

Molly ROSE JENSEN

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), , hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

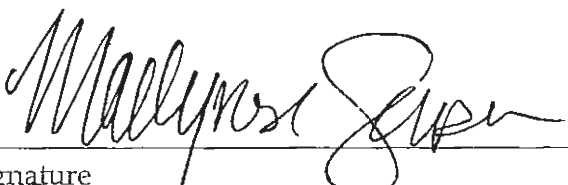
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is **true** and correct.

Executed this 6th day of March, 2018.

Client:



Signature
Private

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

JESHION, MICHAEL & MARILYN JT

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Marilyn Jeshion & Michael Jeshion, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.


7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5 day of March, 2018.

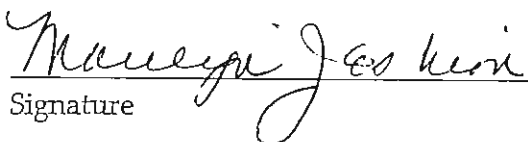
Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)


Signature

Capacity (private, trustee/fiduciary, institutional)

JOHNS Jr., LEIGH PSP

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), BETH + LEIGH JOHNS, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

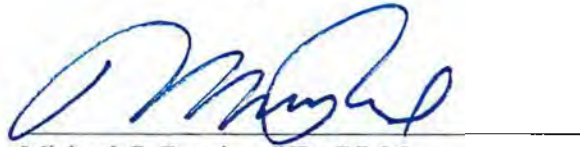
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.


Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)


Signature

Capacity (private, trustee/fiduciary, institutional)

JOHNSON, KAREN IRA PRIME

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Karen L Johnson, hereby declare as follows:

1. I am/We **are** a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

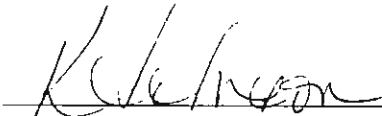
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3 day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature

Private

Capacity (private, trustee/fiduciary, institutional)



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

DAVID R. JONES IRA ROLLOVER

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (~~am~~), DAVID R. JONES, hereby declare as follows:

1. I am/~~We~~ are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

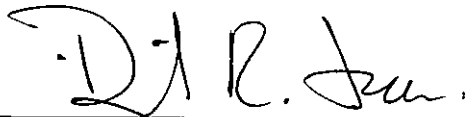
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5 day of MARCH, 2018.

Client:



Signature

PRIVATE

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

JOSEPH, GREGORY (Personal)
GREGORY JOSEPH ROTH IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Gregory Joseph, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.

2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

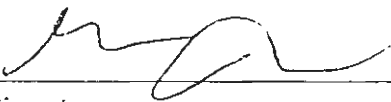
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 8th day of March, 2018.

Client:


For Tradition Capital Management LLC:



Signature

Gregory Joseph

Capacity (private, trustee/fiduciary, institutional)



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

Kaiser, PAMELA IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), JEROME H. KAISER and PAMELA E. KAISER, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.

2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4th day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

PRIVATE

Capacity (private, trustee/fiduciary, institutional)



Signature

PRIVATE

Capacity (private, trustee/fiduciary, institutional)

KATZ, BRIAN

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Brian Katz, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

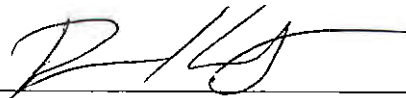
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4th day of March, 2018.

Client:


For Tradition Capital Management LLC:



Signature

Private

Capacity (private, trustee/fiduciary, institutional)



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

STACY KAZOR IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Stacy Kazor, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7 day of March, 2018.

Client:

For Tradition Capital Management LLC:

Stacy Kanor
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

KELLAR, LUCIA INH IRA PRIME

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Lucia Kellar, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 2 day of March, 2018.

Client:

For Tradition Capital Management LLC:

Lucia Keller
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

BRYAN KIENLEN - PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), BRYAN KIENLEN, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3RD day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

KIENLEN, LORRAINE M ROTH PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Lorraine Kienlen, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5 day of March, 2018.

Client:

For Tradition Capital Management LLC:

Lorraine Kienlen
Signature

Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

private
Capacity (private, trustee/fiduciary, institutional)

Lorraine Kienlen
Signature

Capacity (private, trustee/fiduciary, institutional)

KOZIOL, MARIE-EVE PERSONAL PCG

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Marie-Eve Koziol, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 8 day of March, 2018.

Client:



Signature Marie-Eve Kozioł

Private

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

LAND JR. WILLIAM C. IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), WILLIAM LAND AND MARY LAND, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7th day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:

William C. Land
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)


Signature

Capacity (private, trustee/fiduciary, institutional)

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), MITCHELL LEFKOWSKY
SALLY LEFKOWSKY, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

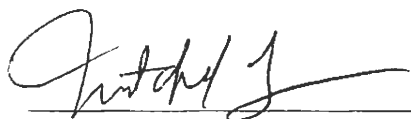
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9 day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:

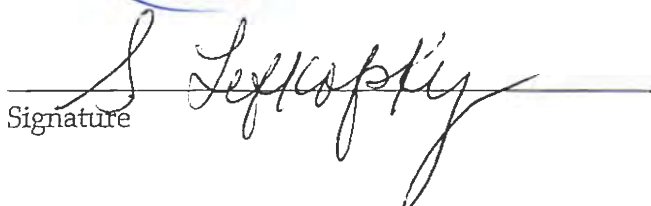


Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)



Signature

Capacity (private, trustee/fiduciary, institutional)

LEHMANN, JEFFREY PRIME

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Jeffrey Lehman, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.


6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3RD day of March, 2018.

Client:



Signature
JEFFREY LEHMANN

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

LEHMANN, NAN PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), NAN LEHMANN, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3RD day of March, 2018.

Client:

For Tradition Capital Management LLC:

Nan Lehmann

Signature

NAN LEHMANN

Capacity (private, trustee/fiduciary, institutional)



Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

BRUCE LEVIN SEP 18A

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Bruce + Cathy Levin, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

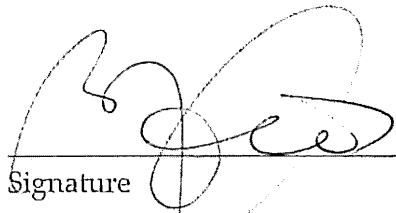
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

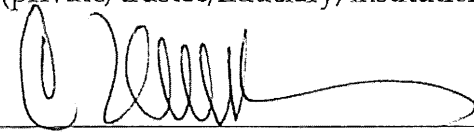
Executed this 3 day of MARCH, 2018.

Client:



Signature

Capacity (private, trustee/fiduciary, institutional)




Signature

private

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

RUTH LEVIN FMLY TR. OCT 1999

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Ruth Levin, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

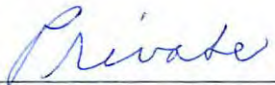
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3rd day of March, 2018.

Client:

For Tradition Capital Management LLC:


Signature


Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

ADAM M. LEVY

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Adam Levy, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Adam Levy
Signature

Private
Capacity (private, trustee/fiduciary, institutional)

Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Joy and Stuart Levy, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 16th day of March, 2018.

Client:

Joy Tracy
Stuart Levy
Signature

For Tradition Capital Management LLC:

[Signature]
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

SMITH, DOROTHY LINCOLN FUNDING

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Dorothy Lincoln Smith, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

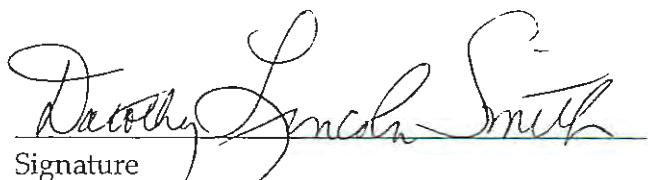
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.

Client:


Signature

private
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

LINCOLN, LISA REVTR - PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Lisa Lincoln, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4 day of March, 2018.

Client:

For Tradition Capital Management LLC:

Lise Lincoln
Signature

Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

LUCIANO, JOSEPH - IRA PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Joseph Luciano, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

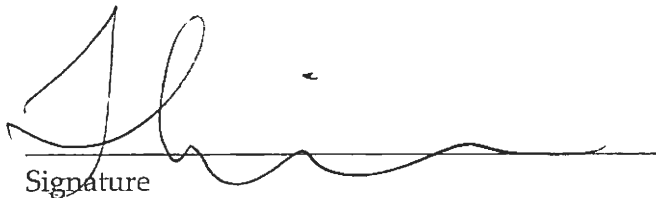
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3 day of March, 2018.

Client:



Signature

Private
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

MANCINELLI, ISABEL INH IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Isabel M. Mancinelli, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3rd day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

private
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

Louis Mancine III IRA Rollover

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Louis Mancine III, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

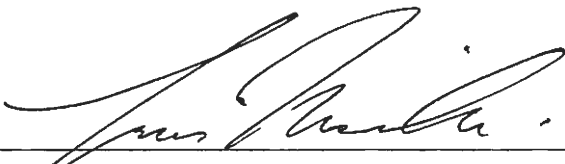
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6 day of March, 2018.

Client:



Signature

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

MANELA, STEWART IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

Sm
+ (We) Stewart Manela Joanne Manela hereby declare as follows:

1. *Sm*
I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

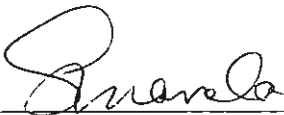
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3rd day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature

Institutional

Capacity (private, trustee/fiduciary, institutional)



Michael C. Province, J.D., LL.M.
Member and Chief Compliance Officer



Signature

Institutional

Capacity (private, trustee/fiduciary, institutional)

PETER MARZAN R/O IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Peter Marzan, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action. *NOT to the exclusion of other action necessary to ensure full recovery of losses*

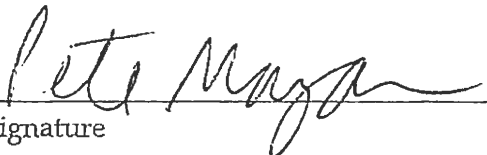
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


Executed this 9th day of March, 2018.

Client:



Signature

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

MATTIA, B & D JT PRIME

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), BARNEY H. MATTIA AND DOLORES MATTIA, hereby declare as follows:

1. I am ~~We are~~ a client ~~(private)~~ trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

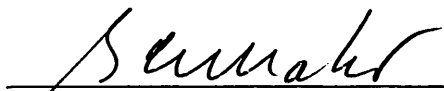
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 27 day of FEBRUARY, 2018.

Client:

For Tradition Capital Management LLC:




Signature

PRIVATE BARNEY MATTIA
Capacity (private, trustee/fiduciary, institutional)



Signature

PRIVATE DOLORES SIERRA MATTIA
Capacity (private, trustee/fiduciary, institutional)



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Richard Mayor, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Signature



Capacity (private, trustee/fiduciary, institutional)

RICHARD MAYOR

Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer



Signature

Capacity (private, trustee/fiduciary, institutional)

MAYOR, SUSAN P. ROLLOVER IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Susan Mayor, hereby declare as follows:

1. I am/We are a ~~client~~ (private) trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Susan P. Mayor
Signature

Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Susan Mayor
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

McDERMOTT, BRENDAN PRIME

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Brendan X McDermott, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

Client:



Signature

Trustee

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

McDERMOTT, GREGORY S.

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), GREGORY McDERMOTT, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4th day of MARCH, 2018.

Client:



Signature

Private
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

MCDERMOTT RESIDUARY TR. DEC. 2011

P. MCDERMOTT & C. PALME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), The RESIDUARY TRUST, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will **not** be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7 day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:

Calleen M. Palmer

Signature

Michael C. Provine

Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Trustee

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

SUSAN MCKENNA CHARITABLE REMAINDER UNITRUST

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), SUSAN MCKENNA, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

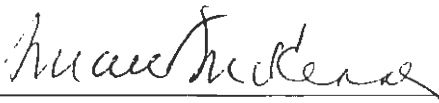
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7th day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature Trustee



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

SUSAN MCKENNA - CRUT
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

SUSAN MCKENNA IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), SUSAN MCKENNA, hereby declare as follows:

1. I am/We are a client (private) trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

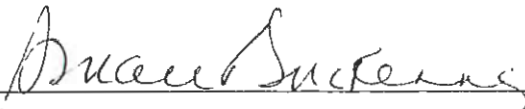
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7th day of March, 2018.

Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

SUSAN MCKENNA
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

MEHTA, YEZDI & BINAIFER Jnt
YEZDI, MEHTA M

26

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), YEZDI MEHTA + BINAIFER MEDHORA MEHTA, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3rd day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)



Signature

Capacity (private, trustee/fiduciary, institutional)

ALISON MESKIN BENE IRA OF ROBERT GRANGER

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Alison Meskin, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5 day of March, 2018.

Client:

Allen Meshin
Signature

Private
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

[Signature]
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

SETH MESKIN BENE IRA OF ROBERT GANGER

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Seth Meskin, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 2 day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

MIKULA, STEPHEN P. PRIME

FAX

908-547-0288

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), STEPHEN P. MIKULA, hereby declare as follows:

1. I am/~~We~~ are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7 day of MARCH, 2018.

Client:




Signature

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

ATT: Sharon Buccafusco

413- 845- 4747

AVNER, MISHAL ROLLOVER IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), AVNER MISHAL, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

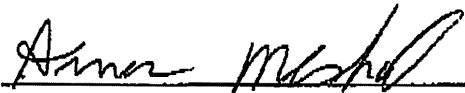
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

LINDA MODICA ROLLOVER IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Linda Modica, hereby declare as follows:

1. I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

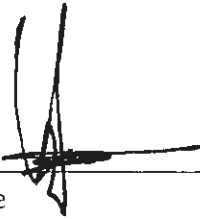
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of MARCH, 2018.

Client:



Signature

LINDA MODICA

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Linda and Paul Modica, TTEES hereby declare as follows:

1. I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

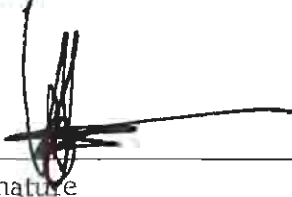
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

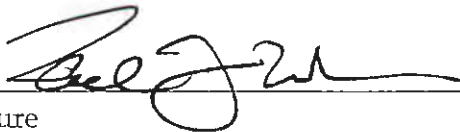
Client:



Signature

LINDA MODICA

Capacity (private, trustee/fiduciary, institutional)



Signature

PAUL MODICA

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

MOSSBERG, LAUREN INH IRA PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Lauren Mossberg, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4th day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Private

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

MOSSBERG, PAUL Prime

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), PAUL E MOSSBERG, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5TH day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

PRIVATE
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

MICHAEL J. NIELSEN IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Michael J Nielsen, IRA, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Michael J. Nielsen
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Michael Nielsen IRA
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

NJ CHAPTER NATIONAL SOCIETY OF ARTS & LETTERS
NJ CHAPTER NATIONAL SOCIETY OF ARTS & LETTERS (AWARD)

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Martha Carreras for National Society of Arts and Letters, New Jersey Chapter, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 2nd day of March, 2018.

Client: National Society of Arts and
Letters, New Jersey Chapter

Martha H Correllas
Signature

Secretary/Treasurer of Special Funds - Institutional
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

[Signature]
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

MARVIN NOVETSKY R/O IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), MARVIN NOVETSKY, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.


6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 12th day of March, 2018.

Client:


Signature PRIVATE
MARVIN NOVETSKY
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

MARIE MUZZIO PERSONAL

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Marie MUZZIO, hereby declare as follows:

1. I am/~~We are~~ a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3 day of April, 2018.

Client:

For Tradition Capital Management LLC:

Marie Huzzio
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

MARIE HUZZIO
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

KENNETH OBERST IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), KENNETH OBERST, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


Executed this 2nd day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

PRIVATE

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

OSBORN TR. U/W FBO S. OSBORN Prm

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Ben J. Osborn Jr Shirley B. Osborn hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3 day of March, 2018.


Client:

 AAA/Trustee

Signature

Trustee
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

Brenda Osborn IRA of Jack Butler

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Brenda S Osborn, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 2 day of April, 2018.

Client:

For Tradition Capital Management LLC:



Signature

Private

Capacity (private, trustee/fiduciary, institutional)



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

ROBERT OSBORN III- PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Robert & Candice Osborn, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

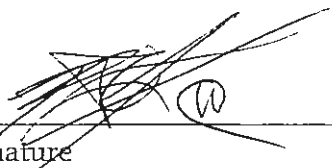
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3 day of March, 2018.

Client:



Signature


Capacity (private, trustee/fiduciary, institutional)



Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

OSBORN, SHIRLEY IRA Prime

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Shirley Osborn, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters *stated herein*.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

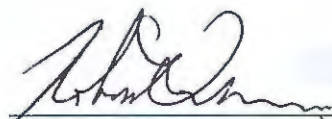
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3 day of March, 2018.

Client:

For Tradition Capital Management LLC:


Signature Robert F. Osborn Jr
Trustee / POA fiduciary.
Capacity (private, trustee/fiduciary, institutional)


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

PALME, COLLEEN M PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Colleen M PALME, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7 day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:

Colleen M. Palmer

Signature

Private

Capacity (private, trustee/fiduciary, institutional)

Michael C. Provine

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

PALME, SEAN PERSONAL

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), SEAN PALME, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and **subject to provisions** of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff **on my behalf** and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

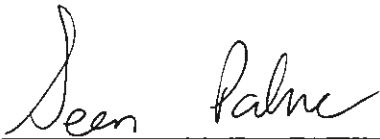
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 10 day of MARCH, 2018.

Client:



Signature

PRIVATE

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

RAMESH PATEL ROLLOVER IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), RAMESH PATEL & Smita PATEL hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6 day of March, 2018.

Client:

For Tradition Capital Management LLC:

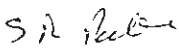


Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)



Signature

Capacity (private, trustee/fiduciary, institutional)

JOSEPH PECK-TRUST

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Greg Peck, Trustee, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Greg Red, Trustee
Signature

Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Trustee
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

MICHAEL PERLMUTTER IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Michael & J. U Perlmutter, hereby declare as follows:

1. I am/We are a client (~~private~~, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

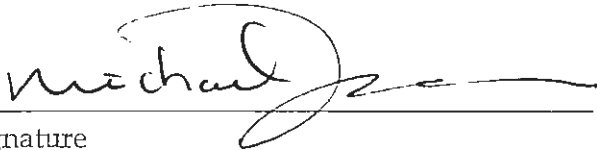
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

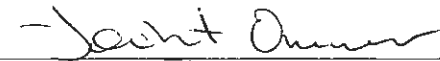
Executed this 5 day of March, 2018.

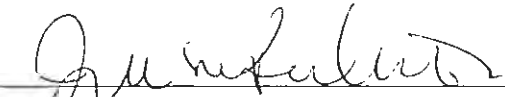
Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer


Capacity (private) trustee/fiduciary, institutional)


Signature

Joint Owner
Capacity (private) trustee/fiduciary, institutional)

KAREN PETRUCHA-CRAIG - INH IRA FUNDING
 KAREN PETRUCHA-CRAIG BENE IRA OF GEORGE PETRUCHA
 KAREN PETRUCHA-CRAIG FUNDING ACCOUNT

DECLARATION OF ASSIGNMENT
 TO TRADITION CAPITAL MANAGEMENT LLC

I, KAREN PETRUCHA-CRAIG, hereby declare as follows:

1. I am/We are a client (private, trustee/beneficiary or institution) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all material facts.
2. Tradition Capital serves as a Registered Investment Advisor under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to our investment that was related with the purchase of the securities of UJM Preservation and Growth Fund ("UJMF") in order to facilitate recovery of our investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against UJM and related defendants in connection with the purchase of the securities of UJMF.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 5 below, I hereby execute and submit this declaration of assignment (a) authorizing the attorney of Tradition Capital to bring legal action (i) seeking appointment as lead plaintiff on my behalf and to bring or other pursue Tradition Capital claims on or around April 10, 2018 in a class action against UJMF or (ii) prosecuting such other action or (iii) exercising, as Tradition deems appropriate, (b) deeming that I will be bound by the results of the litigation, and (c) assigning, transferring, and releasing over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against UJMF and related defendants, in connection with the purchase of the securities of UJMF.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.


6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


Executed this 9th day of March, 2018.

Client:



Signature
TRUSTEE/FIDUCIARY
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

SELVARAJ PICHAIYAN R/O IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), SELVARAJ PICHAIYAN (IRA), hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

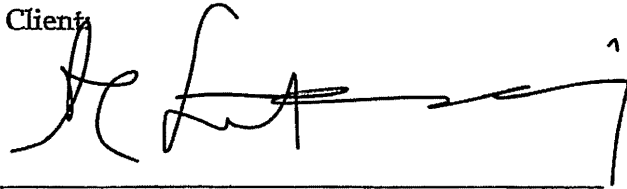
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 20TH day of MARCH, 2018.

Client:



Signature

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

THOMAS B. FOSTER TR - PINEWOODS

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), THOMAS B FOSTER, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6th day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

THOMAS B FOSTER - PINEWOODS TR
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

PITONZO, CINDY INDV. PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), CINDY PITONZO, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

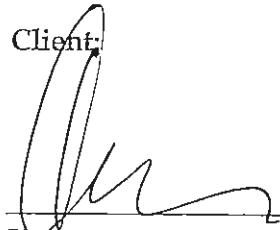
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.

Client:



Signature

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

MICHAEL PORTER ROLLOVER IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Michael D. Porter hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

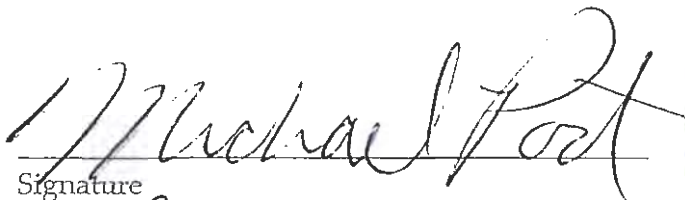
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 8th day of March, 2018.

Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Private
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

KENNETH R. POWELLIRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Kenneth R. Powell, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

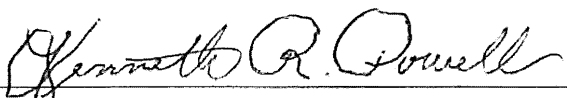
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


Executed this 2nd day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Private

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

POWSNER, EDWARD IRA FUNDING

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), ETHAN POWSNER, POA FOR EDWARD POWSNER, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5TH day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:

Edward R. Provine By Emma M. Provine

Signature



Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

ATTORNEY IN FACT

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

PRAKASH, MONA S.

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Mona S Prakash, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

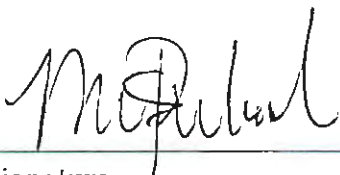
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 2nd day of March, 2018.

Client:



Signature

Private

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

NEELESII PRAKASH & AMY VIDWANS PRAKASH TEN BY ENTIRE

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), AMY & NEELESII PRAKASH, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

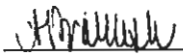
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5TH day of MARCH, 2018.

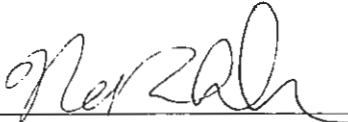
Client:



Signature

PRIVATE

Capacity (private, trustee/fiduciary, institutional)

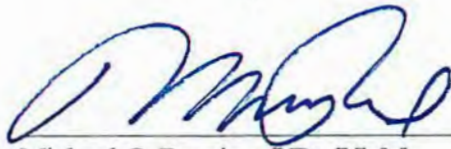


Signature

PRIVATE

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Margaret Parine IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Margaret Parine, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Margaret Provine
Signature

Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

Michael C. Provine IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Michael C Provine, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.


6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


Executed this 9th day of March, 2018.

Client:



Signature

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), MICHAEL C ARDINE, TTEE, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

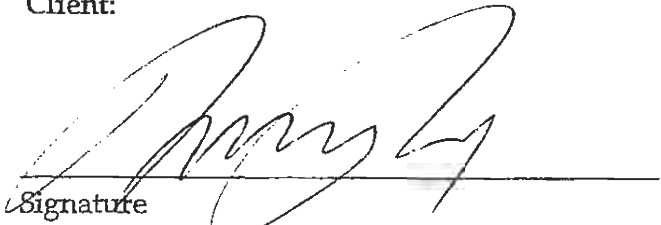
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

Client:



Signature
TRUSTEE/FIDUCIARY
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), MICHAEL C PROVINE, TTEE, hereby declare as follows:

1. I am/We are a client (~~private~~ trustee/fiduciary or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

Client:



Signature

TRUSTEE/FIDUCIARY

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

RAWLINS, CLAIRE IRA FUNDING

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), CLAIRE RAWLINS, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.

2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.

3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.

4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

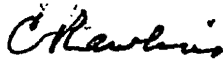
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of MARCH, 2018.

Client:



Signature

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

REIF, MERRYL Rev TR.

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Van D Reif, Meryll R Reif hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Vand Reef
Signature
private, trustee
Capacity (private, trustee/fiduciary, institutional)


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

x Merryl L Reef
Signature
private, trustee
Capacity (private, trustee/fiduciary, institutional)

REIF, VAN ROLLOVER IRA PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Van D Reif, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Vandenberg
Signature

[Signature]

Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

private
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

RODMAN, ANDREW S. FUNDING

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Andrew S. Rodman, hereby declare as follows:

1. I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

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7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


Executed this 6th day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

JAY H. RODMAN IRREV TR. 2010

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Andrew Rodman, TEE, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

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7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Andrew S. Rodman

Signature

Michael C. Provine

Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

ANDREW RODMAN, Trustee
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

ROSS, SHAUN A BB.

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Shaun A. Ross, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5 day of March, 2018.

Client:



Signature

Private

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

RUFFER, K. CUST for ABBY

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), KERSTAN RUFFER FOR ABBY RUFFER hereby declare as follows:

1. I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Keistan Ruffer ^{for Abby Ruffer, minor}
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

KEISTAN RUFFER
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

RUFFER, K. CUST for GABRIEL RUFFER

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), KERSTAN RUFFER FOR GABRIEL RUFFER hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Kerstan Ruffer ^{for Gabriel Ruffer, minor}
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

KERSTAN RUFFER
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

RUFFER, K. CUST for GAIL ELIZABETH RUFFER

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), KERSTAN RUFFER FOR GAIL RUFFER, hereby declare as follows:

1. I am/We are a client (private, trustee, fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Kerstan Ruffer ^{for} Gail Ruffer, _{minor}
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

KERSTAN RUFFER
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

RUFFER, KERSTAN REVTR. FEB 2012

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Kerstan Ruffer, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Keaton Ruffer
Signature

private.
Capacity (private, trustee/fiduciary, institutional)


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Don Russell, ~~Donna Russell, Karen, Sharon~~ hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3rd day of March, 2018.

Client:

For Tradition Capital Management LLC:

Donald Russell
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Private
Capacity (private, trustee/fiduciary, institutional)

Signature

Private
Capacity (private, trustee/fiduciary, institutional)

ALINA P RUSSO IRREV TRUST
THE ROBERT RUSSO TRUST

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), ROBERT RUSSO, TRUSTEE, hereby declare as follows:

1. I am/We are a client (private trustee/fiduciary or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

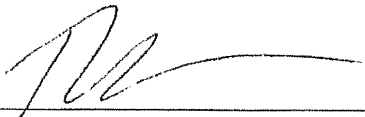
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 13 day of March, 2018.

Client:

For Tradition Capital Management LLC:

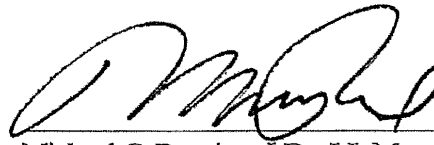


Signature

ROBERT RUSSO FOR ROBERT RUSSO TR

ROBERT RUSSO FOR ALINA RUSSO TR

Capacity (private, trustee/fiduciary, institutional)



Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

PAMELA E. RUSSO ROTH IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), PAMELA E. RUSSO, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 20th day of March, 2018.

Client:



Signature

private

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

MARK RUZZIN CUST FOR OLIVER VASATKA RUZZIN UTMA
MARK RUZZIN CUST FOR TATE VASATKA RUZZIN UTMA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Mark Ruzzin, hereby declare as follows:

1. I am/We are a client (private trustee/fiduciary or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 6th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Mark Ruzzen
Signature

Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

MARK RUZZEN, CUSTODIAN
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

RUZZIN, EMI ROTH IRA
RUZZIN, GREGORY ROTH IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Gregory and Emi Ruzzin, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

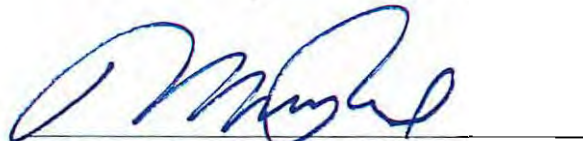
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 8th day of March, 2018.


Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)


Signature

Capacity (private, trustee/fiduciary, institutional)

RUZZIN, RICHARD IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), RICHARD RUZZIN, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.


6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 11 day of March, 2018.

Client:


Signature


PRIVATE

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

GREGORY FRANK RUZZIN CUST FOR
ZACHARY RUZZIN

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), GREGORY RUZZIN, hereby declare as follows:

1. I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

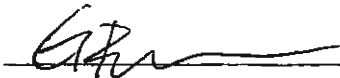
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 8th day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

GREGORY RUZZINI, CUSTODIAN

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

JOSEPH SAGGESE IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Joseph Saggese, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.


7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 24 day of February, 2018.

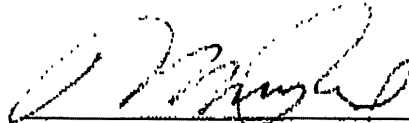
Client:

For Tradition Capital Management LLC:



Signature


Capacity (private, trustee/fiduciary, institutional)



Michael G. Provine, J.D., F.T.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

SCHERBA, AGNES RLLVR IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), AGNES C SCHERBA, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5 day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

PRIVATE
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

SCHERBA, ANNE INHIRA

63

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), ANNE C SCHERBA, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.

Client: ANNE C SCHERDA



Signature

PRIVATE

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

SCHLEIFER, STEVEN ROLLOVER IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Steven Schleifer IRA, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

Schwartz, ROBERT IRA

Schwartz, ROBERT & MARY Fdg.

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Robert S. and Mary E. Schwartz hereby declare as follows:

1. ☒ I am/We are a client (private; trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. ☒ Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. ☒ After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. ☒ Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. ☒ Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3rd day of March, 2018.

Client: Robert S. Schwartz For Tradition Capital Management LLC:

Robert S. Schwartz
Signature

Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Private Account
Capacity (private, trustee/fiduciary, institutional)

Mary E. Schwartz

X Mary E. Schwartz
Signature

Private Account
Capacity (private, trustee/fiduciary, institutional)

DAVID SEXTON ROTH/RA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), DAVID SEXTON, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

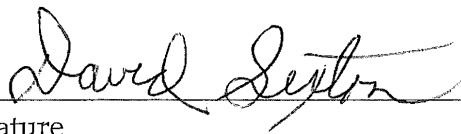
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4 day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

SEXTON, GREG & HARLAN JWROS

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), GREGORY K. SEXTON
HARLAN S. SEXTON, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4th day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

PRIVATE
Capacity (private, trustee/fiduciary, institutional)

Gregory Sexton (signed by Harlan Sexton, mother)
Signature

PRIVATE
Capacity (private, trustee/fiduciary, institutional)

SHARMA, DEVEN & NUPUR JT

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), DEVEN & NUPUR SHARMA, hereby declare as follows:

1. I ~~am~~/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

PRIVATE

Capacity (private, trustee/fiduciary, institutional)

Nathan D. Shanna

Signature

PRIVATE

Capacity (private, trustee/fiduciary, institutional)

SHIAO WEN SHEN ROLLOVER IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Nancy Shiao-wen Shen, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

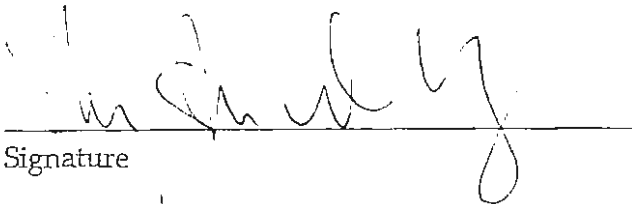
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 10 day of March, 2018.

Client:



Signature

private
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

ROBERT D. SLAMA IRA R/O

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Robert Slama & Sharon Slama, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

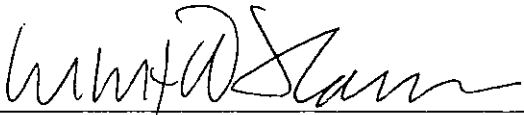
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3rd day of March, 2018.

Client:

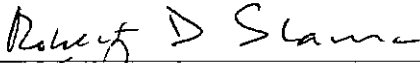
For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer



Capacity (private, trustee/fiduciary, institutional)



Signature



Capacity (private, trustee/fiduciary, institutional)

MARK RUSSELL SMITH BENE IRA OF HARVEY K SMITH

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Mark Russell Smith, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Mark Russell

Signature

Private

Capacity (private, trustee/fiduciary, institutional)

Michael C. Provine

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

ROBERT R SPRINGER Rollover IRA

DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC

I (~~We~~), Robert R. Springer M.D., hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this Third day of March 3, 2018.

Client:

For Tradition Capital Management LLC:

Robert R. Springer M.D.
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), FR. S: PHEN HUTNICK ^{ON BEHALF OF} THE ST SOPHIA UKRAINIAN ^{ORTHODOX SEMINARY} hereby declare as follows:

1. I am/We are a client (private trustee/fiduciary) or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 8th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

ST SOPHIA UKRAINIAN ORTHODOX SEMINARY
Capacity (private, trustee/fiduciary, institutional)

Very Rev. [Signature]
Signature

TREASURER
Capacity (private, trustee/fiduciary, institutional)

Venkataraman, Subu 2010 Irrevocable 15 year Grant

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Michael C Provine, TTE, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

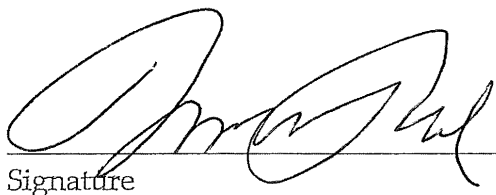
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

Client:




Signature

Trustee / Fiduciary

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

DORIS WEDWALDT IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Doris W. Wedwaldt, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 1 day of March, 2018.

Client:

For Tradition Capital Management LLC:

Teris M. Wedwale
Signature

[Signature]
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

✓ Capacity (private, trustee/fiduciary, institutional)

Teris M. Wedwale
Signature

✓ Capacity (private, trustee/fiduciary, institutional)

WEINBLATT, JUDITH R. ROLLOVER IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Judith Weinblatt, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever; violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.


7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

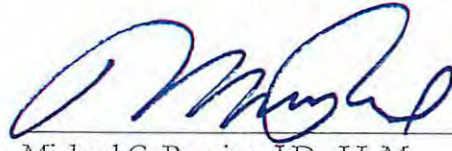
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

Client:

For Tradition Capital Management LLC:


Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

PHYLLIS WEINFELDT TRA
WEINFELDT, PHYLLIS Indvl PRIME

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Phyllis Weinfeldt, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.


I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this Sunday day of March 4, 2018.

Client:

For Tradition Capital Management LLC:

Phyllis Weinfeld
Signature


Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Private
Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), MICHAEL C PROVINE, TTEE, hereby declare as follows:

1. I am We are a client (private trustee/fiduciary) or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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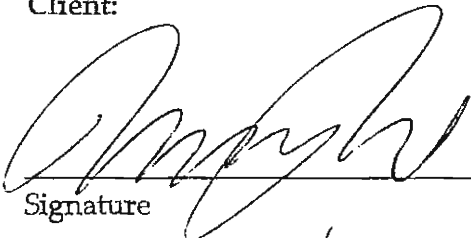
6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 9th day of March, 2018.

Client:



Signature

TRUSTEE/FIDUCIARY

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

WHEELER, LOUISE IRA FUNDING

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), Louise Wheeler, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.

Client:

For Tradition Capital Management LLC:

Souise Wheeler

Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

WILLIAM WHEELER R/O IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), William J. Wheeler, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 4th day of March, 2018.

Client:

For Tradition Capital Management LLC:

William J. Lohak
Signature

Michael C. Provine
Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

WIECZOREK SR, CASEY J IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), CASEY WIECZOREK, SR, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

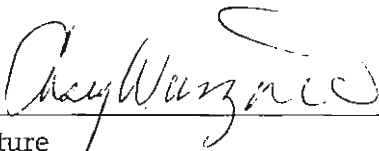
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


Executed this 5th day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

CASEY WIERCOREK, SR

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

WIECZOREK JR. CHIP ROTH IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), CASEY WIECZOREK, JR, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

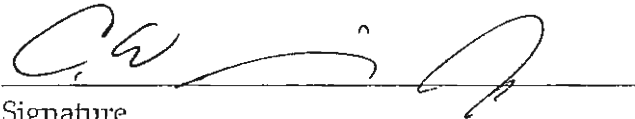
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 1st day of March, 2018.

Client:

For Tradition Capital Management LLC:


Signature

CASEY NIECZOREK, JR
Capacity (private, trustee/fiduciary, institutional)


Signature

Capacity (private, trustee/fiduciary, institutional)


Michael C. Province, J.D., LL.M.
Member and Chief Compliance Officer

WIECZOREK, LOUISA IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), LOUISA WIECZOREK, hereby declare as follows:

1. I am/We are a client (~~private~~, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.


7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 5th day of March, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

LOUISA WIECZOREK

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

ELEANOR YEUNG IRA

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), ELEANOR YEUNG, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

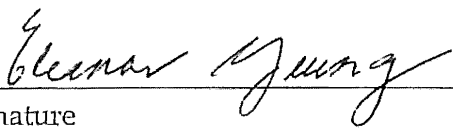
7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


Executed this 5TH day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

PRIVATE

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

ZINN, HENRIETTA LIVING TR. OCT 2008

**DECLARATION OF ASSIGNMENT
TO TRADITION CAPITAL MANAGEMENT LLC**

I (We), HENRIETTA F. ZINN and DONALD B. ZINN, hereby declare as follows:

1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


Executed this 6th day of MARCH, 2018.

Client:

For Tradition Capital Management LLC:



Signature



Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

DONOR

Capacity (private, trustee/fiduciary, institutional)



Signature

Trustee

Capacity (private, trustee/fiduciary, institutional)